## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA MIAMI DIVISION

Case No.: 1:23-md-03076-KMM

IN RE:

FTX CRYPTOCURRENCY EXCHANGE COLLAPSE LITIGATION

THIS DOCUMENT RELATES TO:

*Lahav et al.* v. *Binance Holdings Limited et al.*, No. 1:24-cv-21421-MOORE

## MOTION TO APPEAR PRO HAC VICE, CONSENT TO DESIGNATION, AND REQUEST TO ELECTRONICALLY RECEIVE NOTICES OF ELECTRONIC FILING

In accordance with Local Rule 4(b) of the Rules Governing the Admission, Practice, Peer Review, and Discipline of Attorneys of the United States District Court for the Southern District of Florida, the undersigned respectfully moves for the admission *pro hac vice* of Teresa Goody Guillén of the law firm of Baker & Hostetler LLP, 1050 Connecticut Avenue, NW, Suite 1100, Washington, D.C. 20036, (202) 861-1500, for purposes of appearance as counsel on behalf of Defendant Changpeng Zhao in the above-styled case only, and, pursuant to Rule 2B of the CM/ECF Administrative Procedures, to permit Teresa Goody Guillén to receive electronic filings in this case, and in support thereof states as follows:

1. Teresa Goody Guillén is not admitted to practice in the Southern District of Florida and is a member in good standing of the Commonwealth of Virginia and District of Columbia bars and U.S. District Court for the District of Columbia, U.S. District Court for the Eastern District of Virginia, and U.S. District Court for the Eastern District of Wisconsin.

2. District of Columbia and Commonwealth of Virginia bars and District of Columbia

Court, Eastern District of Virginia District Court, and Eastern District of Wisconsin District Courts.

3. Movant, Lindy K. Keown, of the law firm of Baker & Hostetler LLP, 200 S. Orange

Ave., Ste. 2300, Orlando, Florida, 32801-3432, (407) 649-4000, is a member in good standing of

The Florida Bar and the United States District Court for the Southern District of Florida and is

authorized to file through the Court's electronic filing system. Movant consents to be designated as

a member of the Bar of this Court with whom the Court and opposing counsel may readily

communicate regarding the conduct of the case, upon whom filings shall be served, who shall be

required to electronically file and serve all documents and things that may be filed and served

electronically, and who shall be responsible for filing and serving documents in compliance with

the CM/ECF Administrative Procedures. See Section 2B of the CM/ECF Administrative

Procedures.

3. In accordance with the local rules of this Court, Teresa Goody Guillén has made

payment of this Court's admission fee. A certification in accordance with Rule 4(b) is attached

hereto.

4. Teresa Goody Guillén, by and through designated counsel and pursuant to Section

2B CM/ECF Administrative Procedures, hereby requests the Court to provide Notice of Electronic

Filings to Teresa Goody Guillén at tgoodyguillen@bakerlaw.com.

WHEREFORE, Lindy K. Keown, moves this Court to enter an Order allowing Teresa Goody

Guillén to appear before this Court on behalf of Defendant Changpeng Zhao for all purposes relating

to the proceedings in the above-styled matter and directing the Clerk to provide notice of electronic

filings to Teresa Goody Guillén.

Date: April 17, 2025

Respectfully submitted,

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s/ Lindy K. Keown

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Attorneys for Defendant Changpeng Zhao

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that on April 17, 2025, I electronically filed the foregoing with the Clerk of the Court by using the CM/ECF system, which will send a notice of electronic filing to all counsel of record.

s/Lindy K. Keown
Lindy K. Keown